

# **Terminal Tariff No. 8.2**

Effective Date: June 12, 2018

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SECTION 1 RULES & REGULATIONS	ITEM NO.
Part 1  NOTICE TO PUBLIC	
Tariff No. 8.1, enacted on 1 January 2017 is hereby repealed in its entirety and replaced by Tariff No. 8.2 to read as follows:  The Port of Alaska, hereafter referred to as the Port, is a Non-Operating Port and is owned by the Municipality of Anchorage. This tariff is published and filed as required by Federal Maritime Commission law and is, therefore, notice to the public, shippers, consignees and carriers that the rates, rules and charges apply to all traffic without specific notice, quotation or arrangement.	
APPLICATION OF TARIFF	
(a) GENERAL APPLICATION OF TARIFF:	
This tariff applies to vessels, agents, owners, masters, operators, truckers, contractors, suppliers and all other users. It is also applicable to all piers, wharfs, sheds, yards, buildings, rail lines, roadways and all properties owned and/or operated by the Port.	
Rates, charges, rules and regulations provided in this tariff will apply to merchandise received at, or shipped from, the facilities or properties operated under the jurisdiction and control of the Port, and specifically to Municipal Terminals, appurtenant structures thereto and waterways under the management of the Port Director, Municipality of Anchorage. Vessel charges and assessments provided in this tariff are applicable to all vessels, self-propelled or other than self-propelled, when such vessels are provided with dockage services or other vessel services named in this tariff.	100
(b) TARIFF EFFECTIVE	
The rates, charges, rules and regulations named in this tariff, additions, revisions, or supplements thereto shall apply on all freight received at facilities subject to this tariff on and after revisions, or supplements, thereto. Unless otherwise specified, all transit freight received at terminals and undelivered prior to effective dates of tariff, revisions, or supplements thereto, shall be charged the rates in effect on the date such freight was received until entire lot or shipment has been withdrawn.	
Except as otherwise provided in this section, the rates, rules and regulations published in other sections of this tariff apply to vessels, shippers and consignees of Bulk Petroleum Products, and hose watch operators.	
(Continued on next page)	

SECTION 1 RULES & REGULATIONS	ITEM NO.
APPLICATION OF TARIFF (Continued)	
(a) ACCEPTANCE OF TARIFF:	
The use of the wharves, facilities or any other part of the terminal by anyone is conditional upon strict adherence to all applicable rules and regulations of government or port authorities:	
<ul> <li>Federal, State &amp; Local Government Laws and Regulations</li> <li>Municipal Government Laws &amp; Rules</li> <li>Port of Alaska Rules and Regulations</li> <li>Other Regulatory Agencies or Authorities' Rules &amp; Regulations</li> </ul>	
Furthermore, use of these facilities shall be deemed an acceptance of this tariff and the terms and conditions as outlined.	
	100
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	TION 1 EGULATIONS	NO.
B.M Board Measure Bbl Barrel Bdl Bundle C.L Carload Cs Case Crt Crate Ctn Carton Cu. ft Cubic Foot or Feet Dkg Dockage Ea Each F.F Folded Flat F.M.C Federal Maritime Commission Gals Gallons Hdlg Handling Inc Incorporated K.D Knocked Down K.D.F Knocked Down Flat Lb Pound L.C.L Less Than Carload Ldg Loading Lgth Length LOA - Length Overall MBM - 1000-foot Board Measure Meas Measurement MHHW - Mean Higher High Water		120

SECTION 1 RULES & REGULATIONS	ITEM NO.
DEFINITIONS	
1. AFFREIGHTMENT: a contract with a ship owner to hire all or part of his ship for the carriage of goods. Such a contract generally takes the form of a charter party or bill of lading.	
2. BEAM: the greatest overall width of a vessel.	
3. BILL OF LADING: a document by which the master of a ship acknowledges having received in good order and condition (or the reverse) certain specified goods consigned to some particular shipper, and binds the master to deliver them in similar condition – unless the perils of the sea, fire, or enemies prevent this – to the consignees of the shipper at the point of destination on their paying the master the stipulated freight.	
4. BULK CARGO: cargo that is loaded and carried in bulk without mark or count in a loose unpackaged form, having homogeneous characteristics. Bulk cargo loaded into intermodal equipment, except LASH or Seabee barges, is subject to mark and count and is, therefore, subject to the requirements of this part.	
5. BUSINESS ENTITY: any person, firm, association, organization, partnership, business trust, corporation, company or any other business entity.	
6. CARLOADING OR UNLOADING: the service performed to load cargo from wharf premises or other such terminal premises designated by the Port Director to be used for such purposes, to or from railroad cars, trucks, trailers, semi-trailers from or to wharf premises to other terminal premises.	120
7. COMMISSION: Federal Maritime Commission	
8. CONSIGNEE: the recipient of cargo from a shipper, individuals or business entities to whom a transported commodity is to be delivered.	
9. CONTAINER: a demountable and reusable freight-carrying unit designed to be transported by different modes of transportation and having construction, fittings and fastenings able to withstand, without permanent distortion or additional exterior packaging or containment, the normal stresses that apply on continuous all-water and intermodal transportation. The term includes dry cargo, ventilated, insulated, refrigerated, flat rack, vehicle rack, liquid tank, and open-top containers without chassis, but does not include crates, boxes or pallets.	
10. DAYS: when calculating dockage rates, a 24-hour period starting when first line is secured; otherwise calendar days.	
11. DELINQUENT LIST: record of vessels, their owners or agents, or other users of the Port who have failed to pay charges within thirty (30) days after date of invoice or who have not furnished proper cargo statements to the Port Director.	
(Continued on next page)	
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SECTION 1 RULES & REGULATIONS	ITEM NO.
DEFINITIONS (Continued)	
12. DEMURRAGE: a separate freight charge, in addition to ordinary shipping costs, which is imposed according to the terms of a carriage contract upon the person responsible for unreasonable delays in loading or unloading cargo. In maritime law, demurrage is the amount identified in a charter contract as damages payable to a ship owner as compensation for the detention of a ship beyond the time specified by a charter party for loading and unloading or for sailing.	
13. DERELICT: any watercraft moored or otherwise located within the Port which is forsaken, abandoned, deserted or whose owner fails to contact the Port Director within seven (7) days after written notice declaring the watercraft to be abandoned is attached to said watercraft.	
14. DIRECT LOADING OR UNLOADING: the service accorded to cargo in transferring cargo by ship's tackle between ship and open top railroad cars, vehicles, pipeline or water, raft, barge, lighter, or other waterborne vessels; or open top trucks, trailer beds or bodies, which are spotted within reach of ship's tackle or terminal's tackle.	
15. DOCKAGE: the charge assessed to a vessel for docking at a wharf, dock, pier or other facility, or for mooring to a vessel so docked.	
16. DUNNAGE: loose wood or other material used in a ship's hold for the protection of cargo and specified items approved by the Anchorage Port Commission (see Part 9,7).	120
17. FLOATING DOCKS/FLOATS: docks/floats equipped with or without gangways that are secured to the appurtenance for the use of small vessels.	
18. FOREIGN COMMERCE: commerce under the jurisdiction of the Foreign Commerce Act.	
19. FOREST PRODUCTS: including, but not limited to, lumber in bundles, rough timber, ties, poles, piling, laminated beams, bundled siding, bundled plywood, bundled core stock or veneers, bundled particle or fiber boards, bundled hardwood, wood pulp in unitized bales, paper and paper board in rolls or in pallet or skid-sized sheets, liquid or granular by-products derived from pulping and papermaking, and engineered wood products.	
20. FREE TIME: amount of time cargo may remain at a terminal at no charge to the shipper.	
21. GANGWAY: a narrow, portable platform used as a passage by persons entering or leaving a vessel moored alongside a quay or pier.	
22. HANDLING: the service accorded to cargo movement from end of ship's tackle or terminal's tackle to the first place of rest on the wharf or other terminal premises designated by the Port Director to be used as the first place of rest, or from such first place of rest on the wharf or other such terminal premises to a place within reach of ship's tackle or terminal's tackle.	
(Continued on next page)	
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SECTION 1 RULES & REGULATIONS	NO.
DEFINITIONS (Continued)	
23. HOLIDAYS: whenever in this tariff reference is made to holidays the following days are included: New Year's Day, Martin Luther King Day, President's Day, Seward's Day, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving Day, Day After Thanksgiving, Christmas Day, and every other day appointed by the President of the United States of America and/or the Governor of Alaska. In the event that one of the above mentioned holidays occurs on Saturday, the previous Friday will be considered a holiday for the purpose of this tariff. In the event that one of the above mentioned holidays occurs on Sunday, the following Monday will be considered a holiday for the purpose of this tariff.	
24. INDUSTRIAL PARK: those parcels of real property adjacent to the Municipal Terminal, which organizations with business interests at the Port may lease/rent from the Municipality.	
25. LADDER: a metal, wooden or rope stairway.	
26. LENGTH OVERALL: the overall length of a watercraft measured from the most forward point at the beam to the aftermost part of the stern of the watercraft.	
27. MANIFEST: a detailed statement of a vessel's cargo, giving the bills of lading numbers, marks, number of packages, names of shipper, names of consignee, weight or total measurement of goods, rate of freight and where payable. Such a statement is sent by the owners or brokers at port of shipment to their agents at destination port.	120
28. MOORAGE: fee assessed for the use of mooring stations, buoys or anchorages.	
29. MOORAGE RATES: generally less than dockage or berthing fees. They are applied toward the monitoring or anchorage safety, shuttle services, dredging and maintaining of mooring buoys and anchorage areas including navigation aids.	
30. MOORING: to secure a ship or vessel or any floating object in a particular place by weight, chain, rope, float, structure, or any appliance used for anchoring purposes by a watercraft which is not carried aboard a watercraft as part of it.	
31. MOTOR VEHICLE: a wheeled vehicle whose primary purpose is ordinarily the non-commercial transportation of passengers, including an automobile, pickup truck, minivan, or sport utility vehicle.	
32. MUNICIPAL DOCK: the concrete operating wharves and their associated facilities, such as cranes, transit sheds and access trestles permanently affixed thereto.	
33. MUNICIPAL TERMINALS: the Municipal Docks, Petroleum Docks, Transit Areas and their associated facilities, such as access roads, railroad tracks and the adjacent storage areas necessary to conduct normal dock or cargo handling operations.	
ISSUED: 06/12/2018 EFFECTIVE: 06/12	2/2018

SECTION 1 RULES & REGULATIONS	ITEM NO.
DEFINITIONS (Continued)	
34. NON-OPERATING PORT: means a landlord port with all port facilities generally leased, rented or preferentially assigned with the lessee, rental permittee or assignee responsible for operating the facilities.	
35. OPERATING PORTS: generally provide all port services except stevedoring with their own employees including, but not limited to, loading and unloading of rail cars and trucks and the operation of container terminals, grain elevators, and other bulk terminal operations.	
36. LIMITED-OPERATING PORTS: lease facilities to others, but continue to operate one or more facilities with port employees. These operated facilities may be specialized terminals, such as grain elevators, bulk terminals, container terminals, etc.	
37. OVERSTOWAGE: faulty loading, as when cargo for the second port of discharge is stowed above cargo for the first port and therefore the latter cannot be discharged at its destination.	
38. PETROLEUM TERMINALS: means the Petroleum Terminals of the Port which are the steel and concrete breasting platforms, pipe racks, walkways, dolphins and appurtenant structures located immediately south of the Municipal Dock.	
39. POINT OF REST: Point of Rest is defined as that area on the terminal facility which is assigned for the receipt of inbound cargo from the vessel and from which inbound cargo may be delivered to the consignee and that area which is assigned for the receipt of outbound cargo from shippers for vessel loading.	120
40. PORT: a place at which a common carrier originates or terminates (by transshipment or otherwise) its actual ocean carriage of cargo or passengers as to any particular transportation movement. For purposes of this document, Port also means the Port of Alaska further defined as the enterprise department of the Municipality of Anchorage responsible for governing operations on the Municipally owned land and waterside facilities located upon:	
Tracts H and I, as shown on sheets 1 through 4 of Plat number 2011-59	
Tract J, as shown on sheets 1 through 2 of Plat number 2012-19	
<ul> <li>Lots 7B, 8B and 8C, as shown on sheets 1 and 2 of Plat number 71-32</li> </ul>	
<ul> <li>A lease lot south of and adjacent to Tract H leased to the Port of Anchorage from the Alaska Railroad Corporation via ARRC Contract No. 6434</li> </ul>	
and tidal waters within the corporate limits of the Municipality, exclusive of those areas which are within the exclusive jurisdiction of either the state or the United States.	
41. PORT DIRECTOR: the Director of the Port of Alaska or the Port Director's designee.	
ISSUED: 06/12/2018 EFFECTIVE: 06/12	<u> </u> 2/2018

SECTION 1 RULES & REGULATIONS	ITEM NO.
DEFINITIONS (Continued)	
42. PORT FACILITIES: all docks, floats, berths, wharves, and other landing, launching, mooring, cargo or other facilities located within or otherwise under the management of the Port.	
43. TERMINAL OPERATOR: a person or company engaged in the United States or a commonwealth, territory, or possession thereof, in the business of furnishing wharfage, dock, warehouse or other terminal facilities or services in connection with a common carrier, or in connection with a common carrier and a water carrier subject to Subchapter II of Chapter 135 of Title 49, United States Code. A marine terminal operator includes, but is not limited to, terminals owned or operated by states and their political subdivisions; railroads who perform port terminal services not covered by their line haul rates; common carriers who perform port terminal services; and agents thereof who operate port terminal facilities.	
44. TERMINAL OPERATOR PERMIT: a permit issued by the Municipality of Anchorage for an agency/entity to perform one or more of the following marine related services or operations at the Port of Alaska: petroleum transfer operations; general cargo operations; dry bulk cargo operations; outloading of cargo from first place of rest within Port transit areas; vessel servicing; fish handling operations; and, passenger operations.	
45. TRANSSHIPMENT: the transfer of goods from the vessel stipulated in the contract of affreightment to another vessel before the place of destination has been reached.	
46. VESSEL: ships or crafts of all types, including, but not limited to, the following: motor ships, steam ships, canal boats, tugs, barges, sailing vessels, motor boats, and every structure adapted to be navigated from place to place for the transportation of property and persons by any means.	120
47. VESSEL OWNER: the actual or registered owner, charterer, master, agent, person in navigational control or person responsible for the operation of the vessel.	
48. WATERCRAFT: any vessel, including but not limited to houseboats, floatplanes, waterborne aircraft, floats, scows, rafts, pile drivers, or any other floating structure adopted to be navigated from place to place, used for recreational, commercial, or other purpose upon the waterways within the Port or moored at any place within the Port.	
49. WHARFAGE: the charge assessed against any freight, cargo, goods placed in a transit shed or on a wharf, or passing through, over or under a wharf or Municipal terminal; or transferred between vessels, or loaded to or unloaded from a vessel at a wharf, regardless of whether or not a wharf is used. Wharfage is solely the charge for use of wharf and does not include handling, sorting, or piling of freight or charges for any other services.	
ISSUED: 06/12/2018 EFFECTIVE: 06/1	2/2018

CLASSIFICATION OF TRAFFIC	
Coastwise Trade: All traffic between West Coast ports of the United States and Alaska.	
Inter-Coastal Trade: All traffic between ports of the United States, other than West Coast ports, and Alaska.	
Intra-Alaska Trade: Traffic between points in Alaska.	
Foreign Trade: All traffic between ports outside the United States and Alaska.	120
ISSUED: 06/12/2018 EFFECTIVE: 06/12	/2018

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SECTIO RULES & REG		NO.
Part 3		
ENVIRONMENTAL	PARAMETERS	
TIDES		
The Cook Inlet has one of the highest tidal ranges Oceanic and Atmospheric Administration (NOAA) t information is published and available from NOAA. for the Port:	tidal station located at the Port. Tide	
Highest Observed Water (10/24/1980)	34.55 feet	
Mean Higher High Water (MHHW)	29.00 feet	
Mean High Water (MHW)	28.30 feet	
Mean Sea Level (MSL)	16.45 feet	
Mean Tide Level (MTL)	15.29 feet	
Mean Low Water (MLW)	2.29 feet	
Mean Lower Low Water (MLLW)	0.00 feet	
Lowest Observed Water (03/25/1967)	-6.21 feet	
TIDAL CURRENTS		130
Tidal currents for the Port generally vary from 2-4 k knots have been reported. Tidal current information		
ICE		
Ice can be present in the Cook Inlet from Novemberseveral acres in size and several feet thick. Ice and reported by NOAA.		
WIND		
Wind speeds of 29 knots from the west and 44 knother Port. Three second gust wind speeds of over Anchorage area.		
WAVES		
Significant wave heights of 4.0 feet from the west a estimated. <b>Extreme wave heights of 6.5 feet are</b>		
TEMPERATURE		
Temperatures at the Port can range from 85 degre Fahrenheit in the winter.	es Fahrenheit in the summer to -40 degrees	

ISSUED: 06/12/2018

EFFECTIVE: 06/12/2018

## SECTION 1 ITEM **RULES & REGULATIONS** NO. **ENVIRONMENTAL PARAMETERS (Continued) DEPTH OF WATER** The waters of the Cook Inlet are heavily loaded with silts and sediments that originate from the numerous glacially fed rivers and streams that empty into the Inlet. Two glacial rivers, the Knik and Matanuska, feed the Knik Arm of the Cook Inlet near the Port, Sedimentation rates in excess of four feet per year have been recorded. The US Army Corps of Engineers maintains the navigation channels to the Port thorough an annual dredging program with the following goals: Design depth at the Port dock face -35 feet MLLW Maximum design depth at the Knik Arm Shoal -43 feet MLLW Seasonal shoaling and sedimentation are likely. Dredging operations are conducted in the icefree months and depth information is regularly updated. Vessels shall contact the Port for current conditions and shall closely coordinate operations with the tide cycles paying special attention to low or minus tides. WINTER USE OF THE PORT 130 The Port is open year-round. However, extreme temperatures and ice provide a number of challenges during the winter months. Ice in the navigation channel and at the berth can cause difficulty in maneuvering and can exert unusually high mooring line forces. Machinery, including fuel systems, cooling systems, winches, anchors, ballast water systems, and other auxiliary systems must be winterized and maintained in a state for use in the extreme environment. Tug assistance aids in mitigating these conditions. The US Coast Guard (USCG) Captain of the Port (COTP) has published operating guidelines for ice conditions in Cook Inlet. Copies of this document are available from the USCG.

SECTION 1 RULES & REGULATIONS	ITEM NO.
Part 4 SECURITY	
The Port maintains compliance with the Maritime Transportation Security Act (MTSA) 33CFR Chapter 1-USCG, United States Department of Homeland Security.	
Entry upon Port property or docking at the terminal by a person or vessel shall be regarded as constituting an agreement to comply with all rules, regulations and security requirements. All people entering the Port must have government issued photo ID and be prepared to pass through a security screening facility. Port employees or stakeholder employees working on Port grounds must undergo a security training session, receive a Port of Alaska Proximity Access Card, and secure a Transportation Worker Identity Credential.	140

SECTION 1 RULES & REGULATIONS	ITEM NO.			
Part 5  GENERAL RULES AND REGULATIONS  1. LIABILITY FOR LOSS OR DAMAGE  (a) RESPONSIBILITY LIMITED: No persons other than employees or agents of the holder of an authorized Terminal Operator Permit shall be permitted to perform any services on the wharves or premises of the Port, operated under the authority of the Anchorage Port Commission, except upon written authorization of the Port Director. The Port will not be responsible for any loss, damage, injury or death, including but not limited to, loss, damage, injury or death caused by earthquakes, fire, frost, heating, dampness, leakage, the elements, evaporation, natural shrinkage, wastage or decay, animals, rats, mice, or other rodents, moths, weevils, or other insects, leakage or discharge from sprinkler fire systems, collapse of building or equipment, or by floats, logs or pilings required in breasting vessels away from wharf, nor will it be liable for any loss, damage, injury or death or delay arising from insufficient notification or from war, insurrection, shortage of labor, combinations, riots or strikes of any person in its employ or in service of others or from any consequences arising here from, except the Port shall not be relieved from liability for its own negligence.  (b) HOLD HARMLESS AND INDEMNITY: Except for that portion resulting from the negligence of the Port, if any, owners, shippers, consignees, and carriers shall indemnify, defend, save and hold the Municipality of Anchorage, Port of Alaska harmless from and against all charges, losses, damages, liabilities, expenses, causes of action, suits, claims, demands, or judgments of any nature whatsoever that may be incurred or rise from or grow out of use of Port facilities.				
ISSUED: 06/12/2018 EFFECTIVE: 06/12	2/2018			

### **SECTION 1** ITEM **RULES & REGULATIONS** NO. **GENERAL RULES AND REGULATIONS (Continued)** (c) FORCE MAJEURE: Any delay or failure in the conduct of business covered herein shall be excused if and to the extent caused by the occurrence of a Force Majeure. For purposes of this document, Force Majeure shall mean a cause or event that is not reasonably foreseeable or otherwise caused by or under the control of the Party claiming Force Majeure, including acts of God, fires, floods and/or tidal conditions, hydrological dynamics, explosions, riots, wars, hurricane, sabotage terrorism, vandalism, accident, restraint of government, governmental acts, injunctions, labor strikes, other than those of the vessel owner/operator or their suppliers/contractors, that prevent performing normal operations at the Port, and other like events that are beyond the reasonable anticipation and control of the Party affected thereby, despite such Party's reasonable efforts to prevent, avoid, delay, or mitigate the effect of such acts, events or occurrences, and which events or the effects thereof are not attributable to a party's failure to perform its obligations under this Tariff. (d) OWNERS RISK: All water craft, if and when permitted by the Port Director to be moored at wharves or alongside of vessels, are at owner's risk for loss or damage 2. RIGHTS OF PORT (a) BOARDING OF VESSEL: 150 The Port Director may enter upon and inspect any vessel in berth at its terminal. Purposes include: Determining kind and quantity of cargo aboard Identifying safety or security concerns No person or persons shall hinder, molest or refuse entrance upon such vessel for a specific purpose which must be noted. (b) INSURANCE: (1) Rates named in this tariff do not include insurance of any kind. The Port reserves the right to request insurance certificates for operators on the (2) terminal to confirm they have required levels. The Port can specify additional insurance for operations or terminal users if deemed necessary. (c) RIGHTS RESERVED: Right is reserved by the Port to furnish all equipment, supplies and materials and to perform all services in connection with the operation of terminals under rates and conditions named herein.

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SECTION 1 RULES & REGULATIONS	ITEM NO.
GENERAL RULES AND REGULATIONS (Continued)  (d) RIGHT TO REFUSE FREIGHT: Right is reserved by the Port, without responsibility for demurrage, loss or damage attaching, to refuse to accept, receive, or unload, or to permit any vessel to discharge at Municipal Terminals or appurtenant premises:  (1) Freight for which previous arrangements for berthing space have not been made in accordance with the rules and regulations as prescribed in Section 1, Part 6, Paragraph 3; and Section 1, Part 9, Paragraph 6.  (2) Freight for which previous arrangements for receiving, unloading or handling have not been made by shipper, consignee or carrier.  (3) Freight deemed extra offensive, perishable or hazardous.  (4) Freight, the value of which may be determined as less than the probable terminal charges.  (5) Freight, not packed in packages or containers suitable for standing the ordinary handling incident to its transportation. Such freight, however, may be repacked or reconditioned at the discretion of the Port and all expense, loss or damage incident thereto shall be for the account of the shipper, consignee, owner, or carrier.	INO.
<ul> <li>(e) RIGHT TO REQUIRE VESSEL TO RELOCATE: The Port maintains the right to determine the placement of vessels at the Port terminal. <ol> <li>(1) Right is reserved by the Port to order a vessel to move with any expenses arising from said move being charged to the vessel. These charges may include but are not limited to: labor, cranes, tugs, equipment, and damages.</li> <li>(2) Vessels are required to have sufficient personnel on board in order to move the vessel in case of emergency and for protection of the vessel and property.</li> </ol> </li> </ul>	150
(f) RIGHT TO REMOVE, TRANSFER OR WAREHOUSE FREIGHT: Hazardous or offensive freight which, by its nature, is liable to damage other freight, may be immediately removed to other locations or receptacles with all expense and risk for loss or damage charged to the account of the owner, shipper, agent or consignee.	
(g) RIGHT TO HANDLE ABANDONED FREIGHT: Freight remaining after the sailing of a vessel may be moved to other locations or receptacles or removed to public or private warehouse with all expense and risk of loss or damage charged to the account of the owner, shipper, consignee, agent, or carrier as responsibility may appear.	
(h) RIGHT TO WITHHOLD DELIVERY OF FREIGHT: Right is reserved by the Port to withhold delivery of freight until all accrued terminal charges and/or advances against said freight have been paid in full. At the Port Director's discretion, any and all such freight may be placed in public or private warehouse with all cost of removal and subsequent handling and storage charged to the account of the owner of the freight.	

### **SECTION 1** ITEM **RULES & REGULATIONS** NO. **GENERAL RULES AND REGULATIONS (Continued)** (i) RIGHT TO SELL FOR UNPAID CHARGES: Freight on which unpaid terminal charges have accrued may be sold to satisfy such charges and costs, provided such sale has been publicly advertised. Freight of a perishable nature or of a nature liable to damage other freight may be sold at public or private sale without advertising, providing owner has been given proper notice to pay charges and to remove said freight and has neglected or failed to do so within a prescribed reasonable time. (i) EXPLOSIVES: The acceptance, handling or storage of explosives or excessively flammable material shall be governed by rules and regulations of Federal, State and local authorities. (k) OWNERS RISK: All water craft, if and when permitted by the Port Director to be moored at wharves or alongside of vessels, are at owner's risk for loss or damage. (I) VESSEL DETENTION: If a vessel damages any properties, utilities, equipment, buildings, etc., the vessel may be detained by the Port until sufficient security has been posted to cover the actual or estimated financial liability for such damages. 150 (m) PARKING: Privately owned vehicles must have express permission from the Port Director to be on Port property and are permitted to park within designated parking areas only. Parking is done entirely at the risk of the owner and/or operator of the vehicle and the Port reserves the right to remove all vehicles not properly parked at owner's risk and expense. The above rights and provisions are subject to Part 5, 1 (a) & (b). 3. SHIPPERS' REQUESTS AND COMPLAINTS Shipper requests and complaints may be made by any shipper by filing a written statement with the Port Director, Port of Alaska, 2000 Anchorage Port Road, Anchorage, Alaska 99501 4. DEMURRAGE OR DELAYS No responsibility for any demurrage or delays whatsoever, on vehicles, rail cars or vessels, will be assumed by the Port. This provision is subject to Part 5, 1 (a) & (b).

ISSUED 06/12/2018

EFFECTIVE 06/12/2018

## **SECTION 1** ITEM **RULES & REGULATIONS** NO. **GENERAL RULES AND REGULATIONS (Continued)** 5. DELAYS - NO WAIVER OF CHARGES Delays which may be occasioned in loading, unloading, receiving or delivering freight as a result of equipment failure or breakdown or of combinations, riots or strikes of any persons or arising from any other cause not reasonably within the control of the Port, will not excuse the owners, shippers, consignees or carriers of the freight from full wharf demurrage or other terminal charges or expenses which may be incurred under conditions stated herein. This provision is subject to Part 5, 1 (a) & (b). 6. MANIFESTS REQUIRED OF VESSELS Prior to vessel arrival, masters, owners, terminal operators, agents or operators of vessels are required to furnish the Port with complete copies of vessels' manifests showing names of consignees or consignors and the weights or measurements of all freight loaded or discharged at the facilities of the Port. Such manifests must be certified as correct by an authorized official of the company and must also designate the basis weight or measurement on which ocean freight was assessed. In lieu of manifests, freight bills containing all information as required above may be accepted. 7. SAFETY, SANITATION AND HOUSEKEEPING 150 (a) SAFETY AND SANITATION: Users/Operators of Port facilities will be required to comply with all safety and sanitation rules applicable on structures and facilities of the Port as required by Federal, State, local law and the Port. (b) Rubbish and refuse of other materials must, upon demand, be removed from the terminal by the persons placing it there. (c) If the user/operator does not properly clean property used, the Port Director shall order the work performed and the user/operator will be billed at cost, including 15 percent overhead. (d) No rubbish or materials of any kind shall be dumped overboard from vessels or wharves. (e) Vessels may not discharge fluids overboard.

SECTION 1 RULES & REGULATIONS	ITEM NO.
GENERAL RULES AND REGULATIONS (Continued)	
8. RESPONSIBILITY FOR PROPERTY DAMAGE	
Damaged Port property and facilities must be reported immediately to the Port Director. The initial reporting of damages should be communicated by the most expeditious means, followed in writing. Owners/operators damaging Port property will be responsible for repairs. Should the repairs be undertaken by the Port, the owners/operators will be billed for repairs to damaged property at cost, including 15 percent over head.	
9. SMOKING PROHIBITED	150
No smoking shall be allowed on any wharf, pier or in any warehouse or transit shed except in approved areas specifically designated for that purpose. Persons violating this rule may be barred, at the discretion of the Port Director, from the further use of any wharf and, in addition, shall be subject to prosecution under applicable Federal, State and local Laws.	

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SECTION 1 RULES & REGULATIONS	ITEM NO.			
Part 6 Rates				
RESERVATIONS OF AGREEMENT RIGHTS				
Right is reserved by the Port to enter into agreement with carriers, shippers, consignees and/or their agents concerning rates and services, providing such agreements are consistent with existing local, state and national law governing the civil and business relations of all parties concerned.				
2. APPLICATION OF RATES				
(a) Except as otherwise provided, rates apply per 2,000 pounds, or per 40 cubic feet as rated by ocean carrier, or per M.B.M., or 42 gallons per barrel of bulk petroleum products corrected to 60 degrees Fahrenheit, or 376 pounds per barrel of bulk cement.				
(b) RATES ARE SPECIFIC: Rates provided for commodities herein are specific and may not be applied by analogy. If rates are not provided for specific commodities, rates to be applied are those established for "Freight N.O.S."				
(c) PREFERENTIAL USER AGREEMENTS (PUA): The Port reserves the right to negotiate preferential user rates and terms (i.e., a reduced charge for dockage, wharfage, and real estate) with requesting users who agree to provide profitable long- term business arrangements with the Port, guided by the following criteria:	160			
<ol> <li>One or more years of frequent and recurring business upon which PUA terms and conditions can be baselined. As a minimum, terms and conditions will be based upon:</li> </ol>				
(a) An acceptable guaranteed minimum number of annual port calls.				
(b) An acceptable guaranteed minimum quantity of tonnage across the docks.				
(c) Agreement that if the set minimums are not met, that published tariff dockage and wharfage rates will apply for the following year.				
<ol> <li>If not already a port tenant, agreement of the applicant to participate as a member of the Port Security Committee, to be a participant in the Port's cost-sharing of the security services contract, and to abide by the assigned user cost of the security services contract as calculated by the formula agreed to by all other port users.</li> </ol>				
<b>NOTE:</b> There is no requirement for PUAs to be standardized, beyond those requirements mandated in Municipal Code to be so. Rather, terms and conditions will be tailored to each individual applicant.				

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SECTION 1 RULES & REGULATIONS	ITEM NO.
RATES (Continued)	
B. METHOD OF PAYMENT AND PENALTIES	
(a) RESPONSIBILITY FOR CHARGES, PREPAYMENT: All charges for services rendered by the Port or for the use of terminal facilities are due and payable cash in advance of such services or use, as follows:	
<ol> <li>For all charges to the vessel, from its owners or agents before a vessel commences it's loading or discharging.</li> </ol>	
<ol><li>For all charges to the cargo, from a vessel owner, charterer, shipper or consignee before the cargo leaves the custody of the terminal.</li></ol>	
3. For all charges on perishable goods or freight of doubtful value or household goods.	
(b) TIME OF PREPAYMENT, ACCEPTABLE SECURITY, REFUND OF EXCESS: Terms of payment for all applicable Port charges shall be cash-in-advance. A cash deposit or acceptable security in an amount equal to 125 percent of the estimated applicable charges shall be required to be posted with the Port, four days prior to the vessel's scheduled arrival, or at such other time as may be authorized or directed by the Port, but in all cases in advance of actual services rendered. Wherever a cash deposit has been posted, any excess thereof, after satisfaction of all applicable Port charges, shall be promptly refunded by the Port to the posting party.	160
(c) WAIVER OF PREPAYMENT REQUIREMENT: The Port, in its sole discretion, may waive the cash-in-advance requirement as to all or any category or categories of its anticipated Port charges when the party responsible for such charges has been identified by the berthing agent to the satisfaction of the Port and:	
1. The responsible party's credit worthiness as established is acceptable to the Port; or	
<ol><li>Adequate security, acceptable to the Port, in an amount equal to 125 percent of the applicable estimated Port charges has been posted; or</li></ol>	
<ol> <li>The agent requesting the berth or another entity acceptable to the Port as credit worthy, has personally accepted financial responsibility for the applicable charges. The Port retains the right in its sole discretion to determine whether a responsible party or an agent is credit worthy.</li> </ol>	

SECTION 1 RULES & REGULATIONS	ITEM NO.
RATES (Continued)	
(d) COMPLIANCE WITH CONDITIONS OF BERTH RESERVATION: Use of Port facilities and services shall comply with the Conditions of Berthing set forth in the Supplement to the Vessel Berthing Application as published by the Port.	
(e) PENALTY CHARGES ON DELINQUENT ACCOUNTS: All invoices will be declared delinquent thirty days after the date of the invoice and, as such, will be charged a penalty charge of \$25.00 per month for each additional thirty-day period in which the invoice is past due or not fully paid, up to a maximum penalty of \$250.00. All extra expense, including legal expense, litigation cost, or costs of agents employed to affect collection shall also be assessed to, and payable to, such accounts.	160

SECTION 1 RULES & REGULATIONS	ITEM NO.
Part 7	
HAZMAT	
(a) Neither Class 1 (explosive) nor Class 7 (radioactive) hazardous cargoes may remain on the terminal beyond what is necessary to transfer the cargo from the vessel or to the vessel.	170
(b) Shippers of dangerous cargoes are required to comply with all the requirements in the tariff; as well as for procuring all permits required in accordance with federal code, state statutes and regulations, and local ordinances.	
(c) Shippers must present necessary permits from proper authorities.	

	SECTION 1 RULES & REGULATIONS	ITEM NO.
Part 8	BULK PETROLEUM PRODUCTS  APPLICATION OF TARIFF: Except as otherwise provided in this section, the rates,	
()	rules and regulations published in other sections of this Tariff apply to vessels, shippers, consignees of Bulk Petroleum Products, and hose watch operators.	
(b)	CLEARING PETROLEUM LINES: Shippers, consignees or vessels and persons in charge thereof are responsible for providing means to assure the proper flow of products. Shippers, consignees or vessels and persons in charge thereof will be responsible for clearing all petroleum products, other liquid products, compounds, and residues from lines located on or adjacent to the Petroleum Terminal after vessel completes loading or discharging unless otherwise authorized by the Port Director. In the event the Port performs any of the above named services, any applicable costs will be billed to shipper, consignee or vessel at cost plus 15 percent overhead.	
(c)	REGULATIONS GOVERNING PETROLEUM PRODUCTS: The transfer of bulk petroleum products shall be governed by applicable Federal, State and local laws, regulations, permits and ordinances/regulations including Port of Anchorage Bulk Petroleum Transfer Procedures Manual rules.	400
(d)	HOUSEKEEPING: Flammable liquids leaked or spilled on wharves shall be cleaned up immediately. Vessel operators or their agents shall remove temporary lines immediately upon completion of receipt or discharge of flammable liquids. Spillage from disconnected lines shall be the responsibility of the petroleum terminal operator, vessel owner/operator and/or their agents. All spills must be reported to the Port Director and regulatory authorities immediately.	180
(e)	DEPARTURE AFTER LOADING OR DISCHARGING: Any vessel, after having discharged or loaded any petroleum product must immediately haul away from dock, pier or wharf and depart unless otherwise authorized by the Port Director.	
(f)	POL CRANE USAGE AFTER DISCHARGE/LOADING OPERATIONS: Upon completion of departure inspection between the Port and the Petroleum Terminal Operator Permit holder, any additional use of the POL cranes is subject to separate written agreement.	
	Hose watch companies performing POL crane operations for the purpose of vessel servicing shall be subject to the electric hose handling derrick crane tariff rate.	

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SECTION 1 RULES & REGULATIONS					
Part 9					
	USE OF TER	RMINAL			
1. BERTHING					
Vessels berthing or departing pie so that vessel can be berthed or r			riff must use suffic	cient tugs	
2. ALLOWABLE VESSEL APPROA	CH VELOCITY				
The fendering system at the Port	is designed for	the following con	ditions:		
Vessel Displacement	Allowable Ap	proach Velocity I Dock Face	Perpendicular to		
Long Ton*	Knots	Feet/Minute	Feet/Second		
30,000 or less	0.21	21	0.36		
30,000 to 50,000	0.16	16	0.28		
50,000 to 70,000	0.14	14	0.23		190
Greater than 70,000	0.1	10	0.18		
*One long ton equals 2,24	0 pounds.				
These velocities shall not be exce	eded. Tug ass	ist may be require	ed.		
3. MOORING LINE LOAD GUIDELII	NES				
There are three general types of bollards, and 36-inch cleats. The	0.		•	ingle bitt	
• 36-inch cleat – allowable line	load 30,000 po	unds			
Single bitt bollard – allowable	line load 50,00	0 pounds			
Double bitt bollard – allowable	line load 50,00	00 pounds per po	st		
24-Hour Line Tending: Due to	the extreme	tide range and	strona currents	s in the	

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Cook Inlet, 24-hour mooring line tending is mandatory for all vessels moored at the

SECTION 1 RULES & REGULATIONS								
	USE O	F TERMIN	AL (Continued)					
4. PIERS AND TRESTLES DECK LOAD GUIDELINES								
4. FIERS AND TRESTEES DECK EOAD GOIDELINES								
	Il be stacked on the pier escribed in the table belo		produce a unifo	rm load no greater than the				
protect the				bber tire dunnage so as to deck from loading shall be				
or stored				Cargo shall not be stacked eads will be evaluated and				
Table 1 Pier	rs and Trestles Deck I	Load Gui	delines					
		Uniform						
Terminal	Area	Lbs./SF	Vehicle Load	Crane Load				
POL 1	South Pier Extension	600	HS-20 S16 44	30 Tons				
	Loading Platform	400	HS-20 S16 44		19			
	Roadway Bridge		HS-20 S16 44		'*			
	Walkway Bridge	100	None					
	Trestle 1A	200						
POL 2	Dock	400	HS20 44					
	Walkway	100	None					
				<del>,</del>				
Terminal 1	Dock	600	HS-20 S16 44	30 Tons				
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Pedestrian					
	West Trestle	0	Only					
	East Trestle	200	HS-20 S16 44					
	Trestles 1 and 1B	200	HS-20 S16 44	29 kin nor whool				
	Crane Turnout	350	HS-20 44	38 kip per wheel, 3 wheels at 2' 11" OC 72 kip per wheel, 3 wheels at 2'-11" OC, bents A and D only				
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SECTION 1	ITEM
RULES & REGULATIONS	NO.

#### **USE OF TERMINAL (Continued)**

		Uniform		
Terminal	Area	Lbs/SF	Vehicle Load	Crane Load
Terminal 2	Dock Phase 1	600	HS-20 S16 44	71 kip per wheel, 6 wheels at 5' OC 72 kip per wheel, 3 wheels at 2.5' OC
	Dock Extension	650	HS-20 44	71 kip per wheel, 6 wheels at 5' OC 72 kip per wheel, 3 wheels at 2.5' OC
	Trestle 2	200	HS-20 44	

Terminal 3	Dock	650	HS-20 44	71 kip per wheel, 6 wheels at 5' OC 72 kip per wheel, 3 wheels at 2.5' OC
	Trestle 3, 3A & 3B	200	HS-20 44	
	Trestle 3C	600	HS-25	140-ton truck crane

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#### 5. DOCKAGE

- (a) DOCKAGE PERIOD CALCULATION: Dockage shall commence when a vessel's first line is made fast to a wharf, pier or other facility, or when a vessel is moored to another vessel so berthed and shall continue until such vessel is completely freed from and has vacated the berth. No deductions will be made for Sundays or holidays.
- (b) BASIS FOR COMPUTING CHARGES: Dockage charges will be assessed on the length-over-all of the vessel. For dockage billing purposes, length-over-all of the vessel as published in "Lloyd's Register of Shipping" will be used. If no such figure appears in "Lloyd's Register", the Port reserves the right to: (1) obtain the length-over-all from the vessel's register, or (2) measure the vessel.
- (c) VESSEL DOCKED TO REPAIR, SHORE, OUTFIT OR FUMIGATE: Full dockage will be charged if and when a vessel is permitted to make repairs or alterations, shore for special freight, outfit, store or fumigate while docked at wharf.

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	SECTION 1 RULES & REGULATIONS	ITEM NO.
(d)  NOTE vesse quanti	VESSELS REQUIRED TO OBTAIN ASSIGNMENTS/BERTHING RESERVATION: No vessel may berth at a wharf or terminal facility of the Port without an application for berth assignment and without such an assignment having been granted. Berthing applications shall be submitted as prescribed by the Port.  E: Applications for berth assignments should be made as far in advance of the arrival of I as possible and must specify arrival and departure dates and times and the nature and ity of the freight to be loaded or discharged. The Port Director may, when circumstances int, grant verbal permission to dock a vessel at the Port without a pre-approved berthing	
applic dockir	ation; however the vessel operator must fill out a berthing application immediately after ng. The application will be recorded upon submission.	
	ERTHING POLICY/BERTHING RESERVATION: rminal Operator Permittee may secure reserved dock space under the following ions:	
(a)	Applications will be processed on a first-come first served basis. This is defined based upon the date and time that the completed application is received by the Port.	
(b)	Provide the Port with a completed and signed berthing application. Incomplete and/or unsigned applications will not be considered accepted until completed.	190
(c)	Berthing Application and, only if required by the Port Director, prepaid dockage must be received by the Port a minimum of 48 hours prior to scheduled vessel arrival.	
(d)	If required by the Port Director, full dockage fees will be paid to the Port at the time of application for a berthing reservation. Prepaid dockage fees will be non-refundable unless a written cancellation is received by the Port a minimum of 48 hours prior to scheduled vessel arrival.	
(e)	Vessels that dock at berths without prior berthing application approvals do not have berthing privileges or priority and must vacate the berth to accommodate a vessel with a valid berthing reservation if directed to do so. The operator or agent shall complete a berthing application immediately after docking.	
(f)	VESSELS REQUIRED TO VACATE BERTHS: With the Port Director's approval, vessels may occupy a berth, subject to charges named in Section 2, provided such vessel shall vacate the berth upon direction of the Port Director. Vessels refusing to vacate a berth on demand may be moved by tug or otherwise, and any expenses or damages to the vessel, other vessels, or wharf structures during such removal shall be charged to the owner of the vessel so moved.	

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		SECTION 1 RULES & REGULATIONS	ITEM No.
		ING POLICY/BERTHING RESERVATION: (Continued)	
(g)	to a	ARGES ON VESSEL SHIFTING: When a vessel is shifted directly from one wharf nother wharf owned by the Port, the total time at such berths will be considered other in computing the dockage charge.	
` '	tug l be a waiv	ARGES TO ASSISTING VESSELS: A single vessel, when actively engaged as a boat, assisting and made fast outboard of a vessel loading or discharging cargo, will accorded free dockage. A tug boat leaving its tended vessel for any purpose shall we its right to free dockage for the period of berthing it left its tended vessel until it ures back to its tended vessel.	
(i)	MO	ORAGE RATES:	
	(a)	Vessels may make application to the Port Director for monthly moorage rates.	
	(b)	Vessels accorded the monthly rate shall not be deemed to have been given any preferential berthing right and shall vacate any particular berth when ordered to do so by the Port Director.	
	(c)	The monthly agreement may be revoked by the Port Director and terminated by the operator upon five days' written notice.	190
	(d)	The moorage rate shall be \$100.00 per 24-hour period. Moorage rates do not apply when docked in Terminals 1, 2, 3, POL 1, or POL 2. In those instances, dockage rates apply (see Item no. 200).	
NOTE:	sch bert info is th acc	Port will make every attempt possible to avoid berthing conflicts during the eduling process. The published berthing schedule will be developed such that all thing vessels have a discrete time window assigned in accordance with the armation provided in their application. Should conflicts emerge during operations, it he responsibility of the vessel operators and/or their agents to reach a reasonable ommodation for both parties. The final decision shall be subject to the Port ector's discretion.	
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	ITEN NO
DUNNAGE  The specified items approved by the Anchorage Port Commission for which no wharfage charge will be assessed on outbound containers carrying the specific dunnage items, for which wharfage was assessed on the inbound movement. The qualifying dunnage materials are listed below:  Bags, Horticultural, Growing Bags, bulk container, empty Bales of Cardboard Baskets Bins, necessary for the transportation of groceries, foodstuffs and/or department store merchandise Blankets, furniture Boxes, fiberboard, paper or pulpboard, used, collapsed Bread Trays Cans, Aluminum, empty, used Containers, bulk flour Containers, bulk liquid (Porta-feeds), used for transporting chemicals or paint, in bulk, capacity not to exceed 500 gallons each Cylinders Cribbing Cribs Dunnage, rubber, inflatable Dunnage, wooden Hampers, garment Hangers, garment Kegs, not exceeding 55-gallon capacity Load locks	

SECTION 1 RULES & REGULATIONS	ITEN NO
DUNNAGE (Continued)	
Milk Baskets, Milk Crates	
<ul> <li>Pads; i.e., packing, shipping, cotton or jute, old, used per Item 148700 of NMFC (Furniture Pads)</li> </ul>	
• Pallets	
<ul> <li>Pallets, Platforms or Skids, with or without standing or collapsible sides or ends, with or without top, and includes plastic or rubber liners used in conjunction therewith</li> </ul>	
Platforms, Partitions or Dividers	
• Racks	
Racks, Shoe	
Recyclables shipped at no cost by the carrier in question	
• Reels	190
• Skids	
• Spools	
• Totes	
Note: the return provisions of dunnage will apply only when the returned articles have been assessed wharfage on inbound movement.	
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DOCKAGE		DE	FINITIONS & SCHE	DULE OF CHARGES	5		NO.
	RATES WILL	BE ASSESSED A	S FOLLOWS EXCE	PT AS OTHERWISE	PROVIDED.		
	ngth of Vessel	<u>l (Ft)</u>					
	But Not Over	2015	2016	2017	2018	2019	
0	100	\$ 352.00	\$ 366.00	\$ 381.00	\$ 396.00	\$ 412.00	
101	200	\$ 526.00	\$ 547.00	\$ 569.00	\$ 592.00	\$ 616.00	
201	300	\$ 820.00	\$ 853.00	\$ 887.00	\$ 922.00	\$ 959.00	
301	350	\$ 1,045.00	\$ 1,087.00	\$ 1,130.00	\$ 1,175.00	\$ 1,222.00	
351	375	\$ 1,142.00	\$ 1,188.00	\$ 1,236.00	\$ 1,285.00	\$ 1,336.00	
376	400	\$ 1,254.00	\$ 1,304.00	\$ 1,356.00	\$ 1,410.00	\$ 1,466.00	
401	425	\$ 1,390.00	\$ 1,446.00	\$ 1,504.00	\$ 1,564.00	\$ 1,627.00	
426	450	\$ 1,550.00	\$ 1,612.00	\$ 1,676.00	\$ 1,743.00	\$ 1,813.00	
451	575	\$ 1,668.00	\$ 1,735.00	\$ 1,804.00	\$ 1,876.00	\$ 1,951.00	
476	500	\$ 1,832.00	\$ 1,905.00	\$ 1,981.00	\$ 2,060.00	\$ 2,142.00	
501	525	\$ 2,076.00	\$ 2,159.00	\$ 2,245.00	\$ 2,335.00	\$ 2,428.00	
526	550	\$ 2,240.00	\$ 2,330.00	\$ 2,423.00	\$ 2,520.00	\$ 2,621.00	
551	575	\$ 2,427.00	\$ 2,524.00	\$ 2,625.00	\$ 2,730.00	\$ 2,839.00	
576	600	\$ 2,685.00	\$ 2,792.00	\$ 2,904.00	\$ 3,020.00	\$ 3,141.00	200
601	525	\$ 3,075.00	\$ 3,198.00	\$ 3,326.00	\$ 3,459.00	\$ 3,597.00	
626	650	\$ 3,581.00	\$ 3,724.00	\$ 3,873.00	\$ 4,028.00	\$ 4,189.00	
651	675	\$ 4,074.00	\$ 4,237.00	\$ 4,406.00	\$ 4,582.00	\$ 4,765.00	
676	700	\$ 4,597.00	\$ 4,781.00	\$ 4,972.00	\$ 5,171.00	\$ 5,378.00	
701	725	\$ 5,324.00	\$ 5,537.00	\$ 5,758.00	\$ 5,988.00	\$ 6,228.00	
726	750	\$ 6,092.00	\$ 6,336.00	\$ 6,589.00	\$ 6,853.00	\$ 7,127.00	
751	775	\$ 6,910.00	\$ 7,186.00	\$ 7,473.00	\$ 7,772.00	\$ 8,083.00	
776	800	\$ 7,757.00	\$ 8,067.00	\$ 8,390.00	\$ 8,726.00	\$ 9,075.00	
801	850	\$ 8,910.00	\$ 9,266.00	\$ 9,637.00	\$ 10,022.00	\$ 10,423.00	
851	900	\$ 10,138.00	\$ 10,544.00	\$ 10,966.00	\$ 11,405.00	\$ 11,861.00	
901	950	\$ 11,421.00	\$ 11,878.00	\$ 12,353.00	\$ 12,847.00	\$ 13,361.00	
>951'		\$17.91/ft. over 950'	\$18.63/ft. over 950'	\$19.38/ft. over 950'	\$20.16/ft. over 950'	\$20.97/ft. over 950'	
a. 12 hours o	or less shall be	charged onehalf (1/2	ockage. Dockage is as ) of one full day's dock nall be charged one full	age.			
			(Continued on n	ext page)			

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SECTION DEFINITIONS & SCHEDU		HARGES				ITEM NO.
EQUIPMENT RENTAL						
(a) When available, equipment, including operators wherein applicable, of at rates provided herein. The renter of such equipment shall be repersonal injuries which may result from the operation thereof. The failure or other causes beyond the control of the Port of Anchorage,	sponsible for renter will	or any loss o be responsi	or damage to ble for delay	equipment a	and for any	
Except as otherwise provided, rates are stated in cents each and stated.	apply on a	per hour ba	isis and inclu	de operators	, except as	
Labor required will be furnished at current manhour rates or at agent's	s labor rates	S.				
P	RATE ER HOUR					
POL Electric Hose Handling Derrick,	2015	2016	2017	2018	2019	
2,000 lbs. Maximum capacity(Subject to Note 1) Cranes:	\$100.00	\$104.00	\$108.00	\$112.00	\$116.00	
Container Crane, without operator(Subject to note 4)	\$400.00	\$416.00	\$433.00	\$450.00	\$468.00	205
Mitsubishi Crane, without operator(Subject to Note 4)	\$668.00	\$695.00	\$723.00	\$752.00	\$782.00	
Mobile/Portable wheeled, including operator	\$250.00	\$260.00	\$270.00	\$281.00	\$292.00	
Overtime and Holidays (Subject to Note 3) Trucks:	\$250.00	\$260.00	\$270.00	\$281.00	\$292.00	
Sander, including operator	\$175.00	\$182.00	\$189.00	\$197.00	\$205.00	
Overtime and Holidays (Subject to Notes 2 and 3)	\$201.00	\$209.00	\$217.00	\$226.00	\$235.00	
Sweeper, including operator	\$175.00	\$182.00	\$189.00	\$197.00	\$205.00	
Overtime and Holidays (Subject to Note 3)	\$201.00	\$209.00	\$217.00	\$226.00	\$235.00	
Washer, High Pressure Water, including operator	\$175.00	\$182.00	\$189.00	\$197.00	\$205.00	
Overtime and Holidays (Subject to Note 3)	\$201.00	\$209.00	\$217.00	\$226.00	\$235.00	

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DEFINITIONS & S		TION 2 EDULES	OF (	CHARGES	S					ITE NO
EQUIPMENT RENTAL (Continued)										
Equipment:										
		2015		2016		2017	2	018	2019	
Grader, including operator			\$	260.00	\$	270.00	\$ 2	81.00	\$ 292.00	
Overtime and Holidays	\$	275.00	\$	286.00	\$	297.00	\$ 3	09.00	\$ 321.00	
(Subject to Note 3)										
Loader, including operator	. \$	155.00	\$	161.00	\$	167.00	\$ 1	74.00	\$ 181.00	
Overtime and Holidays	\$	230.00	\$	239.00	\$	249.00	\$ 2	59.00	\$ 269.00	
(Subject to Note 3)										
Forklift, including operator	\$	145.00	\$	151.00	\$	157.00	\$ 1	63.00	\$ 170.00	
Powered to 5,000 lbs. capacity	. \$	190.00	\$	198.00	\$	206.00	\$ 2	14.00	\$ 223.00	
Overtime and Holidays										
(Subject to Notes 2 and 4)										
Forklift to 20,000 lbs. capacity, including operator	. \$	155.00	\$	161.00	\$	167.00	\$ 1	74.00	\$ 181.00	20
Overtime and Holidays	. \$	230.00	\$	239.00	\$	249.00	\$ 2	59.00	\$ 269.00	
(Subject to Notes 2 and 4)										
EQUIPMENT:										
Yokohama Dock Bumper (per bumper per day)	\$	500.00	\$	520.00	\$	541.00	\$ 5	63.00	\$ 586.00	
JLG man lift (per hour)	\$	250.00	\$	260.00	\$	270.00	\$ 2	81.00	\$ 292.00	
Barricades (per barricade per month)	\$	50.00	\$	52.00	\$	54.00	\$	56.00	\$ 58.00	
Air compressor (per day)	\$	110.00	\$	114.00	\$	119.00	\$ 1	24.00	\$ 129.00	
Welder	\$	125.00	\$	130.00	\$	135.00	\$ 1	40.00	\$ 146.00	
Harbor craft (per hour includes the operator)	\$	80.00	\$	83.00	\$	86.00	\$	89.00	\$ 93.00	
(Continued on next page)										

	SECTION 2 DEFINITIONS & SCHEDULES O	F CHARGES				ITEM NO.
	EQUIPMENT RENTAL (Continued)					
Manbasket Dumpster, eacl	<b>2015</b> \$ 104.00 \$ 104.00	<b>2016</b> \$ 108.00 \$ 108.00	RATE PER DAY 2017 \$ 112.00 \$ 112.00	<b>2018</b> \$ 116.00 \$ 116.00	<b>2019</b> \$ 121.00 \$ 121.00	
NOTE 1:	Derrick not available/useable while being used to	assemble, disa	assemble or sup	port petroleum	lines.	
NOTE 2:	Charge for sanding material will be based on curr	ent purchase p	rice per yard.			
NOTE 3:	Denotes equipment to be rented including a Port	employee oper	ator or designe	э.		205
NOTE 4:	Actual rental period time, plus one hour for initial	start-up, safety	functional chec	ks and demobili	zation.	
operated by a Port employed Port of Anchorage, such op servant of the renter, and incumbent upon the renter	TY: When equipment is rented to others, it is exec. It is hereby understood and agreed that in the everator shall be under the direction of the renter and the renter shall be responsible for the acts of suctomake a thorough inspection and satisfy himself attency of the operator, there being no representation	ent the renter unhe operator sha ch operator du as to the physi	uses the equipm all be considere uring the time of cal condition ar	ent owned by the das the agent of the rental. It agent of the capacity of the tental of the capacity of the the tental of	ne or is ne	
ISSUED: 06/12/2018				Fi	FECTIVE:	06/12/2018

		SE DEFINITIONS & SC	ECTION 2 CHEDULES	OF CHARG	ES			ITEI NO
	LO#	DING AND UNLOADING						
(a) F	RAILCAR LOADING AND UN							
,	Railcar loading or unloa representative to be us	ading is the service performed to load or unload ca sed for such purposes, to or from railroad cars. Ca th trailers, modular or mobile buildings, freight van	arloading and u	nloading rates, inc	luding but not limi	ted to automobiles	s, auto trucks,	
			2015	2016	2017	2018	2019	210
	Over 20 feet	RATE (each per day)	\$5.20	\$5.40	\$5.60	\$5.80	\$6.00	
b) [	DIRECT LOADING AND UNL	OADING:						
` ,	railroad cars or water, i	ding is the service accorded to cargo in transferrin raft, barge, lighter, or other waterborne vessels; or o l's tackle. Cargo shall be subject to wharfage charg	pen top trucks					
		RAILROAD CARS						
a)	• • •	f Tariff: Rates, charges, rules and regulations pr Port property on that track known as the "Port Exp		terminal tariff app	oly to railroad ca	rs, engines and a	any	
		remises, railroad car/engine owner/operator shall sult in the assessment of repair and clean-up charge		are free of obsta	cles and in good	operable condition	on.	
			2015 <u>RATE</u>	2016	2017	2018	2019	21
b)	Tariff Rate: Railroad o	ars and engines will be assessed per unit per day	\$46.80	\$48.70	\$50.60	\$52.60	\$54.70	
		gines will be assessed an additional per unit posts ARRC services for movement of goods, and the	•		-related expenses	whenever a		
	Security Tariff Rate: se	ecurity-related expenses for Secondary User Rate	\$17.70	\$18.40	\$19.10	\$19.90	\$20.70	
		User is defined as any user of Port of Anchorage horage facility security contract, wherein a security			ating in shared pa	ayment of the		
		FREE TIME						
(a) [		FREE TIME  Turing which cargo may occupy space assigned to ediately prior to the loading, or subsequent to the dis				ge or terminal		21
(a) [	The specified period d storage charges, imme	uring which cargo may occupy space assigned to				ge or terminal		21

	SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES	NO.
(b)	FREE TIME (Continued)  COMPUTING FREE TIME:  Free time starts the first 12:00 am after cargo is received or unloaded onto wharf from car or truck, or, in the case of cargo received from vessel, the first 12:00 am after completion of the vessel's discharge. On outbound traffic, the day or days vessel is loading are not included in the computation. On inbound traffic from vessel, delivery of which is made after the allotted free time period, the day freight is loaded out or delivered to truck or car is to be included in the computation as a storage day.  When freight is transshipped between deep sea vessels and involves application of both a long and short time period, the longer period shall be allowed, but not the aggregate of any two free time periods.  FREE TIME PERIOD  Free time of three (3) days will be allowed on all inbound traffic. Free time of three (3) days will be allowed on all outbound cargo. Subject to the discretion of the Port Director.	212
(a)	TERMINAL OPERATOR PERMITS:  The services set forth in Item 215, Section (b) shall be provided by independent agents at the Port under Terminal Operator Permits issued by the Anchorage Port Commission. These permits are available to any qualified agent desiring to provide terminal services at the Port.  A current list of the Terminal Operator Permit Holders is on file at the Port and available upon request.  (Continued on next page)	215
ISSI	ED: 06/12/2018 EFFECTIVE: 06/1	2/2018

	DEFINITIONS &	SECTION 2 SCHEDULE OF C	CHARGES		ITEM NO.			
MINIMUM CHARGES  Except as otherwise provided herein, where named services are performed, the minimum charge for any single shipment shall be:								
	Wharfage: Storage:	\$ \$	75.00 75.00		220			
ISSUED: 06/12/20	18			EFFECTIVE:	06/12/2018			

	DEFINI	SECTION 2 FIONS & SCHEDULE O	F CHARGES	ITEM NO.
		sed to passenger vesse	s and conditions of this item apply is and cruise ships or other vessels	222
	Each	rking from pier to vesse king from vessel to pier mmercial carriage lesignated Ship Creek F und trip	\$3.00 \$3.00 \$3.00 \$3.00 \$3.00 \$3.00	222
(a) SU	ordinary traffic and la because of demand of causes not reasonably	bor conditions. If an labor for increased wa	oplements thereto, are based upon d when these conditions change ages, strikes, congestions or other Port, resulting in an increased cost but notice.	
(b) OV	ERTIME:  Overtime work perform	ed on Saturdays, Sunda	ays, or Holidays or after 5:00 P.M., , or during meal periods as shown	225
	06:00 A.M. 12:00 Noon 06:00 P.M.	to to to	07:00 A.M. 01:00 P.M. 07:00 P.M.	
	(	Continued on next page	)	
ISSUED:	06/12/2018		EFFECTIVE:	06/12/2018

## **SECTION 2** ITEM **DEFINITIONS & SCHEDULE OF CHARGES** NO PORT LABOR (Continued) (c) STANDBY TIME: Except as otherwise provided, when the Port is required to order labor for a specific service, and through no fault or inability of the Port, the work or service is not commenced, causing standby time to accrue, or when work or service after commencement is delayed through no fault of the Port for periods of fifteen consecutive minutes or more, current man-hour rates or an agent's actual labor rates, plus 15 percent will be assessed against the party for whom labor was ordered. In computing the cost of man-hour time, less than 15 minutes will be considered no delay, but time of 15 minutes or more will be considered delay time. Charges computed from cessation of work until resumption of work will be assessed in units of 15 minutes, except that no charge will be made for the final 15 minutes if work commences within the first seven minutes of such period. **MINIMUM LABOR HOURS:** When the Port is required to furnish labor for a specific service and such service is completed before the expiration of the minimum time allowed under current labor working agreements and awards, the labor charges accruing after the 225 specific service is completed and until the end of the minimum time allowed will be assessed at current man-hour rates plus 15 percent overhead. RATES APPLY WHEN NOT OTHERWISE PROVIDED: When services are performed by the Port, its employees or its agents, for which no specific rates are set forth in this tariff, or when reference is made to this item, charges for such services shall be at current man-hour rates, or an agent's actual labor rates, plus 15 percent overhead, plus the charges for any equipment used as set forth in Item 205. Charges for materials furnished in connection with said services will be assessed at actual cost to the Port, plus 15 percent. ISSUED: 06/12/2018 EFFECTIVE: 06/12/2018

	SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES	ITEM NO.
(f) LIN	PORT LABOR (Continued)  NE HANDLING:  The Port does not perform the services of line handling. Such service is arranged by and is for the account of the agents of the vessel or stevedore company handling the vessel.	225
(g) LC	DNGSHORE HOURLY RATES:	
	Man-hour rates for longshore work are available from holders of valid stevedore companies.	
ISSUEE	D: 06/12/2018 EFFECTIVE: 06/	12/2018

		DEFINIT	SCHEDU IONS & SCHED		RGES			ITEM NO.
(a)	Tran	TERMINAL STORAGE  STORAGE: sit storage is cargo/support equipment s						
		e been made in advance of vessel or cargo age charges for cargos in transit will be a		-				
	Store	age charges for cargos in transit will be a	ssessed as follows		TORAGE RATE			
			<u>2015</u>	2016	2017	<u>2018</u>	<u>2019</u>	235
	(1)	Storage rate per sq.ft. per month off wharf as available	10.9 cents	11.3 cents	11.8 cents	12.3 cents	12.8 cents	
			2015	<u>2016</u>	2017	<u>2018</u>	<u>2019</u>	
	(2)	Storage rate per sq. ft. per month in transit shed as available	\$ 1.09	\$ 1.13	\$ 1.18	\$ 1.23	\$ 1.28	
ISSUE	D: 06/12/	2018					EFFECTIVE: 06	/12/2018

	SCHEDULE 2 SCHEDULE OF	CHARGES				ITEN NO
WATER F	OR VESSELS					
The following charges will be made for furnishing water to	vessels berthed at t	erminals for ship	os stores subje	ct to this tariff.		
	RATE					
(a) First 1,000 gallons  Each additional 1,000 gallons or fraction thereof	<b>2015</b> \$ 78.00 \$ 5.20	<b>2016</b> \$ 81.00 \$ 5.40	<b>2017</b> \$ 84.00 \$ 5.60	<b>2018</b> \$ 87.00 \$ 5.80	<b>2019</b> \$ 90.00 \$ 6.00	240
(b) The above charges include the service of Port pers			hoses. The Po	ort will furnish o	on request a	
(a) Wharfage is the charge assessed against any freight, c through, over or under a wharf or Municipal Terminal; or tra	ARFAGE argo, goods placed	essels, or load	ed to or unload	ed from a vesse	el	
(a) Wharfage is the charge assessed against any freight, c	ARFAGE  argo, goods placed ansferred between with	essels, or load	ed to or unload	ed from a vesse	el	
(a) Wharfage is the charge assessed against any freight, or through, over or under a wharf or Municipal Terminal; or traat a wharf, regardless of whether or not a wharf is used. Whandling, sorting, piling of freight or charges for any other sometimes.  (b) APPLICATION:  Wharfage rates named in this tariff will be charged for	ARFAGE  argo, goods placed ansferred between v Vharfage is solely the services.  all merchandise re	ressels, or loadone charge for us	ed to or unload e of wharf and e Municipal Doo	ed from a vesse does not includ cks or Municipa	el e	25
(a) Wharfage is the charge assessed against any freight, or through, over or under a wharf or Municipal Terminal; or traat a wharf, regardless of whether or not a wharf is used. Verandling, sorting, piling of freight or charges for any other set.  (b) APPLICATION:	ARFAGE  argo, goods placed ansferred between wharfage is solely the services.  all merchandise record all other charges magbacks, lines, hatch	vessels, or loade ne charge for us ceived over the nade under prov	ed to or unloade e of wharf and e Municipal Dod isions of this ta g boards, etc.,	ed from a vesse does not includ cks or Municipa riff, EXCEPT:	el e al	250
(a) Wharfage is the charge assessed against any freight, or through, over or under a wharf or Municipal Terminal; or tra at a wharf, regardless of whether or not a wharf is used. Whandling, sorting, piling of freight or charges for any other sometimes.  (b) APPLICATION:  Wharfage rates named in this tariff will be charged for Terminal of the Port of Anchorage and will be in addition to the No wharfage shall be charged to ship's gear, such as strong during unloading operations. Fuel handled over wharf will the strong through the strong thro	ARFAGE  argo, goods placed ansferred between wharfage is solely the services.  all merchandise record all other charges magbacks, lines, hatch	vessels, or loade ne charge for us ceived over the nade under prov	ed to or unloade e of wharf and e Municipal Dod isions of this ta g boards, etc.,	ed from a vesse does not includ cks or Municipa riff, EXCEPT:	el e al	25
(a) Wharfage is the charge assessed against any freight, of through, over or under a wharf or Municipal Terminal; or traditional at a wharf, regardless of whether or not a wharf is used. Whandling, sorting, piling of freight or charges for any other sometimes.  (b) APPLICATION:  Wharfage rates named in this tariff will be charged for Terminal of the Port of Anchorage and will be in addition to the No wharfage shall be charged to ship's gear, such as strong during unloading operations. Fuel handled over wharf will and other charges that may be incurred.	argo, goods placed ansferred between wharfage is solely the services.  all merchandise regall other charges managed and be considered and dise discharged or	vessels, or loade ne charge for us ceived over the nade under prov n covers, walkin s ship's stores	ed to or unloade e of wharf and Municipal Dod isions of this ta g boards, etc., and will be sub	ed from a vesse does not includ cks or Municipa riff, EXCEPT: placed on what ject to wharfag	el e al	25

	SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES	ITEM NO.
	WHARFAGE (Continued)	
(d)	OVERSTOWED CARGO:	
	Overstowed cargo destined for discharging at another port will be exempt of wharfage charges, provided such cargo is immediately reloaded to depart of the same vessel.	
(e)	MINIMUM CHARGE:	
	See Item 220.	
(f)	SCHEDULE OF RATES:	
	Except as otherwise specifically provided, rates are in cents per ton.	
(g)	TRANSSHIPPED CARGO:	
	Transshipped cargo shall be taken as a single through movement and shall be included only one time for purposes of determining the wharfage rate.	
(h)	SECURITY SURCHARGE:	
	Notwithstanding any other schedule of charges, the Port shall assess a security surcharge according to the amount of cargo, non-cargo goods, and passengers crossing the Port facilities. See Item 270.	250
	EFFECTIVE: 06/12/2018	12/2018

SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES  COMMODITY Wharfage Rate in Cents						ITE NO
COMMODITY		Wharf	age Rate i	n Cents	·	
Aggregates, per Ton	<b>2015</b> 104	<b>2016</b> 109	<b>2017</b> 113	<b>2018</b> 117	<b>2019</b> 122	25
FREIGHT, N.O.S., per Ton	624	649	675	703	730	25
BULK COMMODITIES, Dry, N.O.S., per Ton Unloaded by owner's equipment	260	271	282	293	305	25
CEMENT, Natural or Portland; Drillers Mud; Fireclay; Lime, slaked; Lime, hydrated or quick; Plaster; Magnesite; Gypsum; Sand; Stucco; separate or combined in bulk through hoses to or from mobile bulk carriers	468	487	507	527	548	25
Bulk Cement - Super Sacks, per Ton	468	487	507	527	548	<b>Z</b> ;
In bulk through pipelines to or from shoreside storage tanks	143	149	155	161	167	
COAL, Bulk, per Ton	104	108	112	117	122	2
IRON OR STEEL ARTICLES, Viz: Angles; Bars; Beams; Channels; Joists; Piling; Pipe; Steel, cast or wrought; Structural; Tanks, K.D.; Trusses, per Ton	468	487	507	527	548	2
LOGS M.B.M. Rates apply per 1,000 feet board measure	260	271	282	293	305	2
LUMBER, soft wood, rough or surfaced Per M.B.M. (Subject to Note) NOTE: Where cargo is manifested by weight 2,240 lbs. shall be considered M.B.M	468	487	506	527	548	2
CHIPS, per Ton In bulk through pipelines, conveyors to or from shoreside storage areas.	312	325	338	351	365	2

SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES						ITE No
COMMODITY	WHARFAGE RATE IN CENTS					
PETROLEUM OR PETROLEUM PRODUCTS, Viz:						
INBOUND/OUTBOUND	2015	2016	2017	2018	2019	
Liquids, Petroleum or Petroleum Products, N.O.S., in bulk, discharged or loaded direct from or to vessels' tanks to or from storage tanks, per bbl.	14.04	14.60	15.19	15.79	16.42	
(Subject to Note 1)						
TRANSFER						2
Liquids, Petroleum or Petroleum Products, N.O.S., in bulk, discharged, loaded, transported or otherwise transferred via pipeline through the Port of Alaska Valve Yard, per bbl.  FUEL	4.16	4.33	4.50	4.68	4.87	
Liquids, Petroleum or Petroleum Products, N.O.S., in bulk, discharged or loaded between mobile motor freight tank vehicles or railroad tank cars and vessel's tanks per gal.	1.30	1.35	1.41	1.46	1.52	
NOTE 1: All petroleum transferring operations are subject to rules governing bulk petroleum products. See Item 170.						
POWDER						
Gun or Blasting; Blasting Cap; Dynamite; High Explosive, N.O.S.; Explosive Ammunition other than small arms Ammunition per Ton						
	1560	1622	1687	1755	1825	2
(See note)						
NOTE 1: Written permission of the Port Director must be obtained prior to any movement of merchandise named in this Item over the Municipal Terminal facilities.						

SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES								
COMMODITY	WHARFAGE RATE IN CENTS							
VANS OR CONTAINERS								
Freight; rigid, non-disposable, dry cargo, insulated, refrigerated, flat rack, liquid tank, or open top container, with or without wheels or chassis	2015	2016	2017	2018	2019			
attached, minimum dimensions 8 ft. wide and 20 ft. long, viz: containing merchandise, except containing powder, gun or blasting, or other articles as described in Item 264, under seal.	312	324	337	351	365			
Subject to Notes 1 and 2)						266		
Empties returning, each (Subject to Note 1)	1040	1082	1125	1170	1217			
NOTE 1: May include unit for refrigeration or heating of merchandise.								
NOTE 2: Charge applies to net weight of contents of vans or containers, inbound or outbound.								
VEHICLES and other articles, empty self-propelled or non-self propelled, viz:								
Automobiles, including pickups with or without camper bodies attached, chassis, freight trailers, freight semi-trailers, camper bodies, agricultural equipment.	1040	1082	1125	1170	1217	268		
Frailers, house or vacation; homes or buildings, mobile or modular, S.U.	832	865	900	936	973	200		
Heavy Equipment including cranes, sanders, sweepers, graders, loaders, ork lifts, water trucks, dump trucks, earth-moving or material handling or any other heavy equipment.	1144	1190	1237	1287	1338			

SECTION 2 DEFINITIONS & SCHEDULE OF CHARGES						ITE NO
PORT SECURITY			RATES			
he establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage a security fee in order to defray expenses associated with curity measures.						
ITY SECURITY FEES						
VESSELS	2015	2016	2017	2018	2019	
hstanding any other schedule of charges, the Port of age shall assess a security surcharge on <b>per ton</b> for all dities crossing the Port of Anchorage facilities.	\$ 0.60	\$ 0.63	\$ 0.65	\$ 0.68	\$ 0.71	
to Note 1)						
ARGO VESSELS						27
hstanding any other schedule of charges, the Port of age shall assess a security fee on the <u>gross</u> <u>tons</u> of all calling at the Port facilities.	\$0.12	\$ 0.12	\$ 0.12	\$ 0.12	\$ 0.12	
NGER						
hstanding any other schedule of charges, the Port of ige shall assess a security fee on per passenger embarking inbarking at the Port facilities.	\$ 1.04	\$ 1.08	\$ 1.12	\$ 1.17	\$ 1.22	
The Upper Cook Inlet Area Maritime Stakeholders that currently contribute to Security are exempt from the						
	PORT SECURITY  The establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage in security fee in order to defray expenses associated with curity measures.  THY SECURITY FEES  VESSELS Instanding any other schedule of charges, the Port of ge shall assess a security surcharge on per ton for all lities crossing the Port of Anchorage facilities.  Ito Note 1)  ARGO VESSELS Instanding any other schedule of charges, the Port of ge shall assess a security fee on the gross tons of all calling at the Port facilities.  NGER Instanding any other schedule of charges, the Port of ge shall assess a security fee on per passenger embarking inbarking at the Port facilities.  The Upper Cook Inlet Area Maritime Stakeholders that currently contribute to Security are exempt from the	PORT SECURITY  The establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage a security fee in order to defray expenses associated with curity measures.  ITY SECURITY FEES  VESSELS Instanding any other schedule of charges, the Port of ge shall assess a security surcharge on per ton for all lities crossing the Port of Anchorage facilities.  Ito Note 1)  IRGO VESSELS Instanding any other schedule of charges, the Port of ge shall assess a security fee on the gross tons of all calling at the Port facilities.  INGER Instanding any other schedule of charges, the Port of ge shall assess a security fee on per passenger embarking abarking at the Port facilities.  The Upper Cook Inlet Area Maritime Stakeholders that	PORT SECURITY  The establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage is security fee in order to defray expenses associated with curity measures.  ITY SECURITY FEES  VESSELS  Instanding any other schedule of charges, the Port of ge shall assess a security surcharge on per ton for all lities crossing the Port of Anchorage facilities.  Ito Note 1)  IRGO VESSELS  Instanding any other schedule of charges, the Port of ge shall assess a security fee on the gross tons of all calling at the Port facilities.  INGER  Instanding any other schedule of charges, the Port of ge shall assess a security fee on per passenger embarking and the Port facilities.  The Upper Cook Inlet Area Maritime Stakeholders that currently contribute to Security are exempt from the	PORT SECURITY  Re establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage a security fee in order to defray expenses associated with curity measures.  ITY SECURITY FEES  VESSELS  VESSELS	PORT SECURITY  The establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage a security fee in order to defray expenses associated with curity measures.  ITY SECURITY FEES  VESSELS  VESSEL	PORT SECURITY  The establishment of the Office of Homeland Security in 2001 Transportation Security Act of 2002, the Port of Anchorage is security fee in order to defray expenses associated with curity measures.  ITY SECURITY FEES  VESSELS  VESSE